UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF IDAHO

IN RE:)	
)	Case No. 00-03091
DAN LEROY JOHNSON, and)	
NANCY JUNE JOHNSON,)	ORDER GRANTING STAY RELIEF
)	
)	
Debtors.)	
)	

This matter coming on before the Court on the motion of Creditor Northwest Farm Credit Services, FLCA ("NWFCS") for relief from the automatic stay, and it appearing that NWFCS is a secured creditor; it further appearing that there is no equity in the security held by NWFCS for the benefit of the estate; and it further appearing that there is no objection from any interested party herein;

Now therefore it is hereby ordered that the automatic stay in this matter is lifted with respect to the claim of NWFCS for purposes of realizing its real property lien.

DATED this /3 day of March, 2001.

U.S. BANKRUPT

CERTIFICATE OF SERVICE

The undersigned certifies that on the <u>13</u> day of March, 2001, the undersigned caused a true and correct copy of the foregoing to be served upon the following persons, by depositing a copy thereof in the United States mail, postage prepaid, in an envelope addressed to said persons at the addresses below:

Dan and Nancy Johnson 3783 Vista Drive Ontario, OR 97914

Cyrus J. Roedel Attorney at Law 355 W Myrtle Street # 102 Boise, ID 83702-7656

Jerry V. Jensen Rosholt, Robertson & Tucker Post Office Box 1906 Twin Falls, ID 83303-1906 United States Trustee Post Office Box 110 Boise, ID 83702

Richard E. Crawforth Bankruptcy Trustee 2404 Bank Drive # 312 Boise, ID 83705

Ocarta Mailes Deputy Clerk

so increased or decreased shall remain the same.

resmortizations granted or permitted by the holder.

2003

192453-7 - Germany 25-year monthly loan 120,000,00 PROMISSORY NOTE (Monthly Level Payment, Variable Interest Rate) May 6 FOR VALUE RECEIVED, I promise to pay to the order of The Federal Land Bank of Spokane, at its office in the City of Spokane, Washington, the sum of One Hundred Twenty Thousand-DOLLARS with interest from date at the rate of _ per cent per annum, both principal and interest being payable as follows: A first installment of inserest only payable on the first day of consecutive monthly installments of Twelve Hundred Sixty-three and 87/100 each, payable on the first day of each month beginning awable on the first day of _______June, 2007 July . 1982 and the final installment payable on the first day of .. , unless this note shall be matured sooner by a tra payments on account of principal. Each of said installments shall be applied first to payment of interest and the remainder to be applied to payment of principal. The bank may, from time to time, establish a higher or lower rate of interest which shall then apply to the unmatured balance of the debt evidenced hereby and shall remain in effect until a different rate is established. Such different rates shall be established in accordance with the provisions of the Farm Credit Act of 1971 and the regulations of the Farm Credit Administration as then existing. As and when any different rate of interest is established as provided shove, the amount of each subsequent installment shall be increased or decreased to reflect the different rate of interest, but the due date of any installment

All installments not made when due shall beer interest thereafter until paid at a default rate which is the rate from time to time in effect for this loan, plus two per cent per annum. If any default be made in any such installments, or in case of failure to comply with any of the requirements or covenants contained in the deed of trust or mortgage given by the makers hereof to secure the payment of this note, then at the election of the holder of this note, without presentment or demand, the principal sum hereof and all secured interest thereon shall become due and payable at once and the eatirs amount due and payable shall

Any maker hereof may at any time pay any amount of principal hereon in advance of its maturity. Unless the holder otherwise elects, any such payments shall operate to reduce the behance owing and to discharge the debt evidenced hereby it an eather date, but shall not alter the obligation to pay full installments periodically as above provided until the debt is paid in full.

The makers, suretics, endoners, guaranton, and all other persons liable for the payment hereof, waive presentment for payment, notice of dishonor, protest and notice of protest, and consent to all indulgences, extensions, renewals and

In case of suit hereon or foreclosure, the makers hereof agree to pay a reasonable attorney's fee in addition to other costs.

0-014-0 0192453-GERMANY

078 301 01 999

thereafter bear interest until paid at the default rate which was in effect at the time of acceleration.

ing.

LP 764 (Rev. 3/79)

Customer/Note No. 14078-301

RELEASE OF PERSONAL LIABILITY

For good and valuable consideration, Lender certifies as follows:

Release of Personal Linbility:

David A. Germany and Linda Kay Germany, husband and wife

are released from personal liability for payment of the indebtedness, evidenced by the Note, dated May 6, 1982, in the original principal sum of \$120,000.00. This Release is not a satisfaction of the indebtedness evidenced by the Loan Documents. Lender expressly reserves the right to enforce the Loan Documents according to their terms, against all other persons liable thereon and against the property described therein.

"Loss Documents" include any note, security, or other documents of any kind and any amendments thereto, signed in connection with the note, identified by the above-listed note number.

Dated: November 17, 1997

Tin/ la

State of IDAHO) ss County of Canyon)

On November 17, 1997, before me personally appeared KIP DENNIS, known to me to be an authorized agent of the corporation that executed the within instrument, and acknowledged to me that such corporation executed the same as its free act and deed; and on oath stated that he was authorized to execute said instrument.

LAURINDA MEENA-BOUCHER Notary Public for the State of Idaho Residing at Nampa, Idaho

Londer: Northwest Farm Credit Services, ACA

My commission expires 4-8-2000

A DE LA SERVICIO DELLA SERVICIO DELL

INSTRUMENT NO. S.2- 10. 439

FLB 647A (0-77)

FEDERAL LAND BANK MORTGAGE

KNOW ALL MEN BY THESE PRESENTS, That on this _____6th _____day of ______19-82_

David A. Germany and Linda Kay Germany.

husband and wife,

5301

hereinafter called the Mortgagors, hereby grant, bargain, sell, convey and mortgage to THE FEDERAL LAND BANK OF SPOKANE, a corporation in Spokane, Washington, hereinafter called the Mortgagee, the following described real estate in the County of Malheur State of Oregon

···	Auditor, Clerk or Recorder	
	, Page	
at	o'clock	
Recorded_		
FLB LOAN'	192453-7	
		•

Township 18 South, Range 46 East of the Willamette Meridian
Section 26: A parcel of land in the NEWNEY more particularly described as follows:
Commencing at the Northeast corner of said NEWNEY; thence North 89°47'21" West, along the North boundary line of the NEWNEY, 25 feet; thence South 0°01'53" West, parallel with the East boundary line thereof, 25 feet to a point on the South right-of-way line of a certain County Road and the West right-of-way line of Vista Drive which point is the POINT OF BEGINNING; THENCE South 0°01'53" West, parallel with the East boundary line, 1289.79 feet to a point on the South boundary line of said NEWNEY; thence North 89°30'3)"
West, along the South boundary line, 577.76 feet; thence North 15°15'15" West, 555.18 feet; thence North 38°05'08" West 526.10 feet; thence North 10°57'30" East, 345.04 feet to a boint on the South right-of-way line of said certain County Road; thence South 89°47'21" East, parallel with the North boundary line, 983.44 feet to the Point of beginning.

Together with a 1981 Champion 2-unit mobile home, or any replacement thereof, which is declared to be appurtenant thereto.



including all leases, permits, licenses or privileges, written or otherwise, appurtenant or nonappurtenant to said mortgaged premites, now held by mortgagors or hereafter issued, extended or renewed to them by the United States or the State or any department, bureau, or agency thereof, which have been or will be assigned or waived to mortgagee.

Together with the tenements, hereditaments, rights, privileges and appurtenances, including private roads, now or hereaster belonging to or used in connection with the above described premises; and all plumbing, lighting, heating, cooling, ventilating, elevating, watering and irrigating apparatus and other fixtures, now or hereaster belonging to or used in connection with the above described premises, all of which are hereby declared to be appurtenant to said land; and together with all waters and water rights of every kind and description and however evidenced, and all ditches or other conduits, rights therein and rights of way therefor, which now are or hereaster may be appurtenant to said premises or any part thereof, or used in connection therewith.

MORTGAGORS COVENANT AND AGREE:

That they are lawfully seized of said premises in fee simple, have good right and lawful authority to convey and mortgage he same, and that said premises are free from encumbrance; and each of the mortgagors will warrant and defend the same fore er against the lawful claims and demands of all persons whomsoever, and this covenant shall not be extinguished by any foreclosure hereof, but shall run with the land.

To pay all debts and money secured hereby when due.

To keep the buildings and other improvements now or hereafter existing on said premises in good repair; to complete without delay the construction on said premises of any building, structure or improvement in progress, any improvements to existing structures in progress, and any improvements or remodeling for which the toan hereby secured was granted in whole or in pert; not to zernove or demolish or permit the removal or demolishment of any building thereon; to restore promptly in a good and workmanilide manner any building, structure or improvement thereon which may be damaged or destroyed; to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property and its use; not to use or permit the use of said premises for any unlawful or objectionable purpose; not to cut or permit the cutting of timber from said premises except for domestic use; to maintain and cultivate the premises in good and husbandlike manner, using approved methods of preserving the fertility thereof; to keep the bachards on said lands properly infigured, cultivated, approved, pruned and cared for; not to commit or suffer waste of any kind upon said premises; and to do all acts or things necessary to preserve all water rights now or hereafter appurtenant to or used in connection with said premises.

To pay before definquency all taxes, assessments and other charges upon said premises, all assessments upon water company stock, and all rents, assessments and charges for water appurtenent to or used in connection with said property; and to suffer no other encumbrance, charge or lien against said premises which is superior to this mortgage.

To keep all buildings now existing or bereafter erected continuously insured against loss or damage by fite and such other risks in manner and form and in such company or companies and in such amounts as shall be satisfactory to the mortgages; to pay all premiums and charges on all such insurance when due; to deposit with the mortgagee upon request all insurance effecting the premises, with receipts showing payment of all premiums and charges affecting said policies; and that all insurance whatsoever affecting the premises shall be made payable, in case of loss, to the mortgagee, with a loss payable clause in favor of and satisfactory to the mortgagee. The mortgagee shall be entitled to receive the proceeds of any loss under any such policy which may be applied by the mortgagee upon the indebtedness hereby secured in such manner as It may elect.

If any of the mortgaged property shall be taken under right of eminent domain, the mortgages shall be entitled at its option to receive all compensation for the portion taken and domages to the remaining portion, to be applied by the mortgages upon the indebtedness hereby secured in such manner as it shall elect.

Should the mortgagors be or become in default in any of the coverants or agreements herein contained, then the mortgague (whether electing to declare the whole indebtedness hereby secured due and payable or not) may, at its option, perform the same in whole or in part and all expenditures made by the mortgages in so doing, together with interest and costs, shall be immediately repayable by the mortgagors without demand, shall be secured by this mortgage, and shall draw interest until paid at the default rates provided for in the note hereby secured.

Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if default be made in the payment of any of the sums hereby secured, or if the whole or any portion of said loan shall be expended for purposes other than those specified in the original application therefor except, by the written permission of said mortgagee, or if said land or any portion thereof shall be hereafter included in any special assessment district, then, in any such case, ill indebtedness hereby secured, shall, at the election of the mortgagee, become immediately due without notice, and this mortgage may be foreclosed; but the failure of the mortgagee to exercise such option in any one or more instances shall not be considered as a waiver or relinquishment of the right to exercise such option upon or during the continuance of the same or any other default.

In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or any suit which the mortgages may deem it necessary to prosecute or defend to effect or protect the lien hereof, the mortgagers series to pay a reasonable sum as attorney's fees and all costs and legal expenses in connection with said suit, and further agree to pay the reasonable costs of searching records and abstracting or insuring the title, and such sums shall be secured hereby and included in

Upon or during the continuance of any default hereunder, the mortgages shall have the right forthwith to enter into and upon the mortgaged premises and take possession thereof, and collect the rents, issues and profits thereof, and apply the same, lets reasonable costs of collection, upon the indebtedness hereby secured, and the mortgages shall have the right to the appointment of a receiver to collect the rents, issues and profits of the mortgaged premises. The tents, issues and profits of said premises after default are hereby assigned and mortgaged to the mortgages as additional security for the indebtedness herein described.

This mortgage and the note secured hereby are executed and delivered under and in accordance with the Farm Credit Act of 1971 and any acts amendatory or supplementary thereto and the regulations of the Farm Credit Administration, and are subject to all the terms, conditions and provisions thereof, which are made a part hereof the same as if set out in full herein.

The covenants and agreements herein contained shall extend to and be bindleg upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

This mortgage secures an obligation incurred in whole or in part for the construction of an improvement on said land.

	ASWONADA	Patiens				COUNT NO	
Covers	•	COUNTY	STATE	FLRA	OFFICE		FLB NO.
Additional	David & Linda		Oregon	Ontario	110		
		Notes Receivable 🗌	Miscellaneous				<u> 2453 - 7</u>
RECEIPT IS	CKNOWLEDGED	OF THE FOLLOWING	·			Undeposited	
MISCELLANI	OUS ASSET:	Certificate of T	DAT	E July 2	22, 1982		AM CHAT
DESCRIPTION	de m	ish as a memorand me in connection			•		1.00
		me in connection	macer cuts above	loan. Ti	tle No. 821	.8881621	
2 - ACCOUNTINE S FLE SEA / Br. 15.	IV. 2007 E3	S- COZTODIAN'S COPY []	3 - COPY FOR FILE	CO ENTE	RED	CLEARED	
						Acres 1	
`					12 ⁸ 00.		
IN WIT	ness whereof, ti	he mortgagus have herem	nto set their hands th	o day and year	Dist shows writing	- sow	
IN WIT	NESS WHEREOF, TI	he mortgagom have hereu	nto set their hands the	o day and year	Erst above writt	A PORT	
IN WIT	NESS WHEREOF, TI	he mortgagora have herem	nto set their hands the	¢ day and year	Erst above writt	A VOAR	
IN WIT	NESS WHEREOF, TI	he mortgagors have hereus	uto set their hands the	o day and year	Enst above write	S2: 633	559
IN WIT	NESS WHEREOF, THE		·	e day and year	anstille No	821 <i>/</i> 635	559
IN WIT	NESS WHEREOF, THE		·	717	that the	S21 635 William Institute	559
IN WIT	NESS WHEREOF, THE		SIATE	717	that the	821 /6 3 S	559
IN WIT	NESS WHEREOF, THE		SIATE	OF GREEGEN	that the	821 /6 3 S	5 5 9
IN WIT	NESS WHEREOF, THE		SIATE	OF CHECON	that the	SOL 635 Wilkin treture Tourised for	5 5 9
<u>Dav</u>	NESS WHEREOF, THE		County o	OF CHECON	that the	SOL 635 Wilkin treture Tourised for	5 5 9
STATE OF_	Dreyon		County o	OF CHECON	that the SS versions we	S2: 63 S Within Institute or received for the second state of the second secon	S S S S S S S S S S S S S S S S S S S
STATE OF_	Dreyon Hallow	} 53.	Gonaty o	OF CHECON	that the SS versions we	SOL 635 Wilkin treture Tourised for	S S S S S S S S S S S S S S S S S S S
STATE OF_County of_Day	Oceyon the lieu	ss. and Linda Ray Ger	Gousty o	of Onexon	that the that the visiting w	widen from a received for MAN A MAN	ppear :d
STATE OF_ County of Day to me known	Occupany It all the person to be the person	} 53.	Construction the formation	of Onexon	that the that the visiting w	widen from a received for MAN A MAN	ppear :d
STATE OF_ County of Day to me known	Occupany It all the person to be the person	ss. and Linda Ray Ger	Construction the formation	of Onexon	that the that the visiting w	widen from a received for MAN A MAN	ppeared
STATE OF_ County of Day to me known	Occupany It all the person to be the person	ss. and Linda Ray Ger	On	of Onesten Matheur July 2:	that the that the variety we have a selection of the sele	widen from a received for MAN A MAN	ppeared
STATE OF_ County of Day to me known	Occupany It all the person to be the person	ss. and Linda Ray Ger	On	of Onexon	before a	within trobust or remained for Mark M.	S 9
STATE OF_ County of Day to me known	Occupany It all the person to be the person	ss. and Linda Ray Ger	On	of Onesten Matheur July 2:	before a	widen from a received for MAN A MAN	S 9
STATE OF_ County of to me known (they) execut	Occupany It all the person to be the person	ss. and Linda Ray Ger	On	of Onesten Matheur July 2:	before a straight of the strai	within trobust or remained for Mark M.	ppear ed

My Commission Expires

INSTRUMENT 97 - 9/19 PAGE _ OF _ PAGES

STATUTORY WARRANTY DEED

DAVID A. GERMANY and LINDA KAY GERMANY, husband and wife, Grantor, conveys and warrants to DAN LERCY JOHNSON and NANCY JUNE JOHNSON, husband and wife, Grantee, the following described real property, free of encumbrances except as specifically set forth herein:

Land in Malheur County, Oragon, as follows:

In Twp. 18 S., R. 46 E., W.M.: Sec. 26: A parcel of land in the NEINE; more particularly

described as follows: Commencing at the Northeast corner of said NE | NE |; thence N. 890 47' 21" W., along the North boundary

thereof, 25 feet; thence S. 00 01' 53" W., parallel with the East boundary thereof, 25 feet to a point on the South right of way line of a certain County Road and the West right of way line of Vista Drive, which is the

Point of Beginning; thence S. 00 01: 53" W., parallel with the said East boundary, 1,289.79 feet to a point on the South boundary of said NE \ NE \;

thence N. 89º 30' 30" W., along the said South

boundary, 577.76 feet; thence N. 150 15' 15" W., 555.18 feet; thence N. 380 05' 08" W., 526.10 feet; thence N. 100 57' 30" E., 345.04 feet to a point on the South right of way line of the certain County Road;

thence S. 89° 47' 21" E., parallel with the North boundary line, 983.44 feet to the Point of Beginning.

TOGETHER WITH the 1981 Champion Sequoia 24' x 60' mobile home bearing Oregon license No. X59709.

Map No. 18 46 D Tax Lot 5301 Code No. 15 Reference Nos. 07600 & 900271

This conveyance is subject to the following exceptions:

Additional taxes or penalties and interest, if any, by reason of the disqualification of said lands for farm use purposes. Regulations of the Owyhee Irrigation District.

2. The rights of the public in and to that portion of the 3.

premises herein lying within streets, roads and highways.

4. Any improvement located upon the property which is described or defined as a mobile home under the provisions of chapters 803 and 820, Oregon Revised Statutes, and is subject to registration as therein provided.

5. Mortgage, including the terms and provisions thereof, dated May 6, 1982, recorded May 18, 1982, as Instrument No. 82-103559 official records of Malheur County, Oregon in the amount of \$120,000.00 wherein Mortgagor was David A. Germany and Linda Kay Germany, husband and wife, and Mortgagee was The Federal Land Bank of Spokane. By Instrument recorded Nov. 10, 1993, as Instrument No. 93-7616, official records of Malheur County, Oregon, the terms and provisions of the above Mortgage were amended. Mortgage was assigned by instrument recorded September 10, 1997, as Instrument No. 97-7209 official records of Malheur County, Oregon to Northwest Farm Credit Services, ACA. The Grantee assumes and agrees to pay and fully perform the above mortgage and to hold and save the Grantor harmless therefrom.

"THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE REGULATIONS. PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED

Page 1 - STATUTORY WARRANTY DEED

i 8 1997

8 1997

INSTRUMENT 97 - 9/19 PAGE 2 OF 2 PAGES

USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.930."

which The true consideration for this conveyance is: \$137,725.19 is the whole consideration.

Until a change is requested, all tax statements shall be sent to the following address: Grantee: 1861 Hwy 20, Vale, DR 97918

___ day of November, 1997.

STATE OF OREGON

:SS

County of Malheur

The foregoing instrument was acknowledged before me this day of November, 1997, by David A. Germany and Linda Kay Germany, husband and wife.

County of Maineur

OFFICIAL SEAL SHABON L MILES NOTARY PUBLIC-DREGON COMMISSION NO. 048469 MY COMMISSION EXPRES MOV. 8, 1995 My commission expires:

Inst. No. 97-9119 I comy that the within instrument of writing was received for record on the LE day of Nov. 19 97 BRS: 200'clock P. M. STATE OF OREGON SS DEBORAHR. DeLONG County Clerk

	*				
	LOAN ASSUMP-ON	STOCK TRA	ANSFER/B	LING CHANG	E
	Services Caldwell Cradit	Cust	omenNote No.(s) 14078-	301	
(Check appro					
	numption by New Owner (Purchaser)				
X Tra	nater Stock, Participation Certificates				.'
	refer Billing				
Section					
1	CUSTOMER INFORMATION				
	Former Owner(s): David A. Germany and (transfer from)	Linds K. Germany			
	You are legally obligated to make the pay reason, after the loan is made does not re assume liability for your payments, this estitle loan.	Hene you of liability for	makint navmentu. Even t	fiteriorit nave numbers men .	arren la vallan i
	New Owner(s): Den L. Johnson and Nano (transfer to)	y J. Johnson	Sec. Sec. or Corp. I.D.	\$541-52-5213	
			Sec. \$543-50-42	01	
	Address: 1861 Hwy 20, Vale, OR 97918_		Phone # 541-889-3497	7	
Section 2	ASSUMPTION BY PURCHASER				Military, 11, 111, 111, 111, 111, 111, 111, 11
	The undersigned have purchased or other	wise acquired the real ;	soperty described in the	morlosce or deed of tout	haid he Lander
	CHARLEST CA IT SIR FORU NO' 1471/SI-30.1		erikun:	n fo ware wa cafe, for \$47	IR AAA AA
	The undersigned hereby assume and agree	a to pay and perform a	aig vote and mostlage or	deed of trust, and any ar	etnembes
	thereto, according to their terms.				
	I (We) understand this request is subject to	approval by Lender a	rd that additional docume	ate and information may	ha rawibod
	1/2 (1/2)			and appartment that	ca radoxer.
	May 2 Alex	100 11-17-1	7 Tanca	June	11-17-9
	Dags L. Johnson (Burchage)	(Date)	Nancy J. Johnson (Pr	artificatery/	(Date)
	(Purchaser)	(Date)	(Purchaser)	· · · · · · · · · · · · · · · · · · ·	
	Terms Of Sale:	(cam)	(s.mousses)		(Data)
	Cash			\$33,000.00	
	By assuming this loan			\$104,725.19	
	By assuming other mortgages			\$	
	By executing other notes or contracts			\$	
	By trade TOTAL PURCHASE PRICE			<u> </u>	
	TOTAL PURCHASE PROCE			\$137,725.19	
Section		 			·
3	TRANSFER STOCK, PARTICIPA	TION CERTIFICAT	TES		
	The undersigned, for value received, does	hereby aeli, ussign, trac	nafer and set over unto D	en L. Johnson and Nancy	J. Johnson
					
	all right, title and interest in and to 420 sha	res of stock (participati	on certificates) registered	in the undersioned in No	rthwest Farm
	WHICH STOCK (Dartion	adion certificates) is he	id sa collaineal socuelly in	normaction with the above	en. cinality natural
	THE REPORT STATE AND THE PROPERTY OF THE PROPERTY AND THE PROPERTY OF THE PROP	the Farm Credit Act of	1971, as amended, been	ity authorism and disart th	a cifficure of
_	said Association to make the necessary tra	क्ष्मण एर भवद्या STOCK (par	RUCHPRITON CONTRICENSE) into	eteats, with full power of s	substitution.
	Day of ideas	רפן מלוו	Hinds Kas	alleman	11/11/03
	David A. Germany	(Ome)	Liftin Kay Germany	James	(Osto)
	ANY	· ·	_	_	4
	(Signature)	(Dete)	(Signature)		(Date)

INSTRUMENT 97 - 7 7
PAGE 1 OF 1 PAGES

After recording return to: Farm Credit Services PO Box 279 Ontario, OR 97914

Customer/Note No. 14078 301 GERMANY, David

ASSIGNMENT OF NOTE AND MORTGAGE

FOR VALUE RECEIVED, Agamerica, FCB, successor in interest to The Federal Land Bank of Spokane/Farm Credit Bank of Spokane ("Lender"), West 601 First Avenue, Spokane, Washington 99220-4005, hereby grants, conveys, assigns and transfers to Northwest Farm Credit Services, ACA ("Assignee"), whose address is West 601 First Avenue, PO Box TAF-C5, Spokane, WA 99220-4005, all of its right, title and interest in and to:

that certain mortgage describing property therein and recorded May 18, 1982, as Instrument No. 82-103559, records of Malheur County, Oregon, executed by David A. Germany and Linda Kay Germany, hasband and wife, together with the note secured thereby and the proceeds due and to become due with interest.

Dated: <u>Aug. 28, 1997</u>

LENDER

AgAmerica, FCB, successor by merger to The Federal Land Bank of Spokane and the Farm Credit Bank of Spokane

Bv: کورویور

Authorized Agent

STATE OF OREGON

)SS.

County of Malheur

On this 28th day of August, 1997, before me personally appeared Scott Stanger, known to me to be an authorized agent of the AgAmerica, FCB, that executed the within instrument, and acknowledged to me that such corporation executed the same as its free act and deed; and on oath stated that he was authorized to execute said instrument.

ACTION IN LANCE
MUTANIF PLANCE OFFEIGH
LET GOMESTERS LIVE ALT ST. ACTI

Notary Public for the State of Oragon Residing at Oragina My commission expires 7-31-2001

Inst. No. 97-7209

I certify that the within instrum:

writing was received for recor-

the 10 day of Set 19

STATE OF OREGON SS at 9:52 O'clock A

DEBORAH R. DeLONG

By: County Clark
Deputs

APR 1 7 2000

	INSTRUMENT NO 2000 - 2487
This appears reserved for County Filing Officer use only	Page / of / Pages

STATE OF OREGON STATEMENTS OF CONTINUATION, RELEASE, ASSIGNMENTS, TERMINATIONS AND AMENDMENTS

		REAL PROPERTY	r - Form UCC-3A	· · · · · · · · · · · · · · · · · · ·
•	THIS FO	RM FOR COUNTY	FILING OFFICER US	BE ONLY
			and the state of t	The first of the property and a service of the service of the
1A. Debty Name(s):		A. Secured Perty Neu		SA. Assignee of Secured Party (Farry)
Johnson, Dan L.			redit Services, ACA	Northwest Farm Cradit Services,
Johnson, Nancy J.				FLCA, successor in interest to
1B. Debtor Mailing Address(es): 2	U. Address of Secure of Se		Northwest Farm Credit Services, ACA
1861 Hwy 20	,	O. Box 310	ALTE CICUMISONS:	39, Address of Assignee: P. O. Box 730
Vale QR 97918	1 '	aldwell ID 83606-	-0310	Caldwell ID 83608-0730
This statement refers to p	original Financing Sta	tement number:	שארעל <u>97-9904</u>	Date filed: December 22, 1997
TERMINATION	The Secured Party no	ongor cisima a security	interest under the Briancing	g statement bearing the file number shown above.
X ASSIGNMENT	The Secured Party as: statement bearing the	igns to the Assignee wit ouds revoke redmun all	hásc name and address is : e in the latiowing property.	shown, Secured Perty's rights under the finencing (Describe below)
CONTINUATION			e stamber shown about it a months prior to copinition	
RELEASE	From the colleteral day following: (discribe be TERMINATE DEBY	eribed in the financing s low). Choose ons:	statement bearing the file of Release of all colle	umber shown above, the Secured Party releases the torel;Partial release - RELEASE DOES NOT
MENDMENT	Financing sistement b	acting the file number si	Nown above is smended as	described below:
		_		
Debtor hereby authorizes the agreement as a financing str	e Secured Party to reco	rd a cerbon, photograf	phic or other reproduction	of this form, financing statement or security
बल्ला क्ट्रेस क्या कर से सामासदारी श्रे	Manage and Charles	иристия. Ву:	:	
			······································	
	 	(NST)	LUCTIONS	
1. PLEASE TYPE THIS F	ior new Hamist on this fo	on la inadequate the h	terefs) should be continue	d on additional shoots. Only one copy of such
if the space provided 6 additional sheets need This form (LICC-1A) sh	er any Item(a) on this for to be presented to the nould be recorded with t	rm is inadequate, the h county filing officer. Do no county filing officers	tem(s) should be continue O NOT STAPLE OR TAP	ed on additional sheets. Only one copy of such E ANYTHING TO THIS FORM. ladgages, This form cannot be filed with the
if the space provided fi additional afters need This form (LICC-1A) sh Secretary of State, S	for any item(a) on this to its his presented to the nould be recorded with t land the Original to the i	m is inadequate, the booking filing officer. Do no county filing officers as county filing officers wouldy filing officers	term(=) should be continue O NOT STAPLE OR TAP I who record reat estate in	E ANYTHING TO THIS FORM. ladgages. This form cannot be filed with the
2. if the space provided 6 additional afterts need 5. This form (LICC-1A) sh Secretary of State, S. 4. After the recording probelow may be used to	or any item(a) on this for to be presented to the rould be recorded with the lend the Original to the in- cess is completed the of terminate this decument	rm is inadequate, the it county filing officer. Di the county filing officer, county filing officer will ounty filing officer will it.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the	E ANYTHING TO THIS FORM.
2. if the space provided 6 additional afters need 3. This form (LICC-1A) sh Secretary of States, S. 4. After the recording probelow may be used to 5. The AECORDING FEE	or any item(a) on this to to be presented to the rould be recorded with the lend the Original to the costs is completed the comment terminate this decument is much accompany the	rm is inadequate, the is county filing officer. Do no county filing officers county filing officer will be counternt. The fee is is	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the 15 per page.	E ANYTHING TO THIS FORM. Lettjages. This form cannot be filed with the party indicated. The printed lamination statement.
2. if the space provided 6 additional afters need 3. This form (LICC-1A) sh Secretary of States, S. 4. After the recording probelow may be used to 5. The AECORDING FEE	or any item(a) on this to to be presented to the rould be recorded with the lend the Original to the costs is completed the comment terminate this decument is much accompany the	rm is inadequate, the is county filing officer. Do no county filing officers county filing officer will be counternt. The fee is is	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the 15 per page.	E ANYTHING TO THIS FORM. ladgages. This form cannot be filed with the
2. If the space provided 6 additional afterts need 3. This form (LICC-1A) sh Secretary of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated.	or any item(a) on this to to be presented to the rould be recorded with the lend the Original to the costs is completed the comment terminate this decument is much accompany the	mm is inadequate, the incoming officer. Do no county filing officer county filing officer will county filing officer will be to county filing officer will be to property signed. Do n	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the SE per page. Tot sign the termination sta	E ANYTHING TO THIS FORM. Intiguose. This form cannot be filed with the party indicated. The printed lemnication statement stement (above) until this document is to be at Manne:
2. If the space provided is additional about need additional about need 3. This form (LICC-1A) she secretary of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 5. Be sure that the financ terminated. Return	or any item(a) on this to it to be presented to the rounded with the moorded with the decire is completed the community the deciment in the company th	mm is inadequate, the incoming officer. Do no county filing officer county filing officer will county filing officer will be to county filing officer will be to property signed. Do n	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the If par page. The termination start Recording Party Conta Recording Party Teleph	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lemnination statement stement (above) until this document is to be different; Interest (above) with this document is to be defined.
2. If the space provided is additional aboets need additional aboets need 3. This form (LICC-1A) she secretary of State, S. 4. After the recording probelow may be used to S. The RECORDING FEE Be sure that the financiaminated. Return Farm Credit Services	or any item(a) on this to it to be presented to the rounded with the moorded with the decire is completed the community the deciment in the company th	mm is inadequate, the incoming officer. Do no county filing officer county filing officer will county filing officer will be to county filing officer will be to property signed. Do n	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lamination statement stement (above) until this document is to be different; It is a serviced to the serviced of the ser
2. If the space provided is additional about need additional about need 3. This form (LICC-1A) she secretary of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 5. Be sure that the financ terminated. Return	or any item(a) on this to it to be presented to the rould be recorded with the and the Original to the cess is completed the community of countries. I must accompany the company that it is statement has been to: (name and address)	mm is inadequate, the incoming officer. Do no county filing officer county filing officer will county filing officer will be to county filing officer will be to property signed. Do n	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lamnication statement stement (above) until this document is to be different; some Number: 1-800-819-3312 ** Services. ACA
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisioner is must accompany the ring statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lemnination statement stement (above) until this document is to be different; Interest (above) with this document is to be defined.
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this to it to be presented to the rould be recorded with the and the Original to the cess is completed the community of countries. I must accompany the company that it is statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lamination statement stement (above) until this document is to be different; It is a serviced to the serviced of the ser
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisioner is must accompany the ring statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	E ANYTHING TO THIS FORM. Intiguous. This form cannot be filed with the party indicated. The printed lamination statement stement (above) until this document is to be different; It is a serviced to the serviced of the ser
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisioner is must accompany the ring statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	entry indicated. The printed lemination statement perint (above) until this document is to be come Number; 1-800-819-3312 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisioner is must accompany the ring statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPILE OR TAPI I who record real estate in return the document to the IS per page. Tot sign the terminetion st Recording Party Conta- Recording Party Teleph Northwest Farm Credit By:	entrages. This form cannot be filed with the party indicated. The printed lemnination statement element (above) until this document is to be of Name: Services. ACA Secured Party(les) or Assigned s)Authorized Agent inst. No. 2000 - 2487
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisions. First accompany the ding statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record real estate in return the document to the Se per page. Tot sign the termination st Recording Party Conta- Recording Party Total Northwest Farm Credit	inst. No. 2000 - 2487 I certify that the within instrument of writing was received for record on
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisions. First accompany the ding statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record reat estate in return the document to the IS per page. The termination st Recording Party Conta Recording Party Teleph Northwest Farm Credit By: I granure of	inst. No. 2000 - 2487 I certify that the within instrument of writing was received for record on
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisions. First accompany the ding statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record reat estate in return the document to the IS per page. The termination st Recording Party Conta Recording Party Teleph Northwest Farm Credit By: I granure of	inst No. 2000 - 2487 I certify that the within instrument of writing was received for record on the law of th
2. If the space provided in additional sheets need additional sheets need 3. This form (LIGC-1A) sheets are of State, S. 4. After the recording probelow may be used to 5. The RECORDING FEE 6. Be sure that the financiaminated. Return Farm Credit Services P. O. Box 730 Caldwell 10 83606-073	or any item(a) on this for its he presented to the rould be recorded with the rould be recorded with the decision of the recess is completed the community this decisions. First accompany the ding statement has been to: (name and address)	m is inadequate, the isoparty filing officer. Die county filing officer with county filing officer with it. Locument, The fee is sproperty signed. Do reproperty signed.	tern(s) should be continue O NOT STAPLE OR TAP I who record reat estate in return the document to the IS per page. The termination st Recording Party Conta Recording Party Teleph Northwest Farm Credit By: I granure of	inst. No. 2000 - 2487 I certify that the within instrument of writing was received for record on

ORLUCC-3A (7/92)